

BellSouth Telecommunications, Inc. Suite 2104 333 Commerce Street Nashville, TN 37201-3300

Charles L. Howorth, Jr. Regulatory Vice President

615 214-6520 Fax 615 214-8858

June 4, 2002

Mr. Joe Werner, Chief Telecommunications Division Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee

7481FF FILING

Dear Mr. Werner:

SUBJECT: Tariff Filing for Contract Service Arrangement TN02-D284-00

Attached is a Contract Service Arrangement tariff filing of BellSouth Telecommunications, Inc., issued June 4, 2002. We request that this tariff be effective June 14, 2002.

## General Subscriber Services Tariff A

Section A5 - Original Page 332

This Contract Service Arrangement is being submitted to the Tennessee Regulatory Authority for review and approval. Details may be found in the Executive Summary which is included with this filing package.

On April 3, 2001, the Authority adopted new Rules in Docket No. 00-00702. In view of the Authority's expressed desire to implement these Rules as the Authority's policy pending final approval, BellSouth filed a tariff to voluntarily comply with these Rules, and that tariff became effective on August 15, 2001. Since these Rules have now been implemented as the Authority's policy, BellSouth is submitting this filing under provisions in those Rules which allow a 10-day interval for the Authority's review and approval of tariffs for special contracts.

We appreciate your returning a receipted copy as evidence of this tariff filing. Please call Paul Stinson at 214-3839 if you have questions or wish to discuss.

Yours truly,

Paul Stinson for Attachment

# EXECUTIVE SUMMARY CSA NO. TN02-D284-00

#### **INTRODUCTION**

The purpose of this filing is to introduce a Contract Service Arrangement that provides the customer with BellSouth® Primary Rate ISDN - Voice/Data (Standard) service.

#### **DESCRIPTION OF SERVICE:**

This Contract Service Arrangement provides BellSouth® Primary Rate ISDN - Voice/Data

(Standard) service as described in A42.3 of the General Subscriber Services Tariff.

### **DESCRIPTION OF CONTRACT SERVICE ARRANGEMENT**

This Contract Service Arrangement is for a term of 2 years. All individual rates, terms and conditions for services provided under this contract are contained in the contract included with this filing.

#### REVENUE AND COST INFORMATION

Revenue and cost information associated with this contract is filed under separate cover and is subject to a proprietary agreement.

(N) (N)

ISSUED: June 4, 2002 BY: President - Tennessee Nashville, Tennessee

EFFECTIVE: June 14, 2002

## A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

## A5.6 Contract Service Arrangements (Cont'd)

## A5.6.1 Rates and Charges (Cont'd)

A. The following is a listing of rates and charges to subscribers requiring contract service arrangements: (Cont'd)

Case No. TN02-D284-00

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This Contract Service Arrangement provides for BellSou Extended Reach – Final Route service for a minimum service and conditions that are specific to this contract have been file made available to interested customers.	e period of twenty-four (24) months Additional
(1) BellSouth® Primary Rate ISDN service	

DOIL	Bouth Tilliary Rate ISDN service				(N)
(a)	Access Line, each	Nonrecurring Charge \$-	24 Months Monthly Rate \$130.00	USOC 1LD1E	(N).
(b)	Interface, each – Inward Data Option with Extended Reach Service – Final Route	· · · · · · · · · · · · · · · · · · ·	375.00	PR71U	(N)
(c)	B-Channel, each – Inward Data Option with Extended Reach Service – Final Route	• •	40.00	PR7BL	(N)
(d)	Inward Data option – Each Remote Telephone Number Requested Inward only with Extended Reach		20.00	PR7RM	(N)
(e)	Service – Final Route Inward Data Option – Each Final Telephone Number Requested Inward only with Extended Reach Service		20.00	PR7L2	(N)

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 BellSouth is a registered trademark of BellSouth Intellectual Property Corporation

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#### CONTRACT SERVICE ARRANGEMENT ACREEMENT

TN03-D384-00 Case Number 1762-D2\$4-00

This Contract Service Afrangement Agreement ("Agreement") is by and between BellSouth Telecommunications, Inc., a Georgia corporation, d/b/s BellSouth, ("Company") ("Customer or Subscriber"), and is entered into pursuant to Tariff Section AS of the General Subscriber Services Tariff. This Agreement is based upon the following serms and amelicious as well as any Amechanisms(s) affixed and the appropriate lawfully filed and approved tariffs which are by this reference incorporated herein.

- 1. Subscriber requests and Company agrees, subject to the terms and conditions herein, to provide the Service described in the Attachment(s) at the monthly and nonrecurring rates, charges, and conditions as described in the Attachment(s) ("Service"). The rates, charges, and conditions described in the Attachment(s) are binding upon Company and Subscribes for the duration of this Agreement. For the purposes of the effectiveness of the terms and conditions contained herein, this Agreement shall become effective upon excession by both parties. For purposes of the determination of any service period stated herein, said service period shall commence the date upon which installistion of the semice is completed.
- 2. Subscriber agrees to subscribe to and Company agrees to provide any additional tariffed survices required for the installation of the Service. Subscriber agrees to be responsible for all rates, sharges, and conditions for such maisted services.
- 3. This Agreement is subject to and composed by the provisions of Company's or any of its affiliated companies' lawfully filed and approved tariffs, including but not limited to Section A2 of the General Subscriber Services Taxiff and No. 2 of the Federal Communications Commission Tariff and shall include all changes to said tariffs as may be made from time to time. All appeape me unit rates and charges shall be included in the provision of this service. The tariff shell supersede any conflicting provisions of this Agreement, with the exception of the rates and charges herein, in the event any part of this Agreement conflicts with terms and conditions of Company's or any of its affiliated companies' lawfully filed and approved twiffs.
- 4. This Agreement may be subject to the appropriate regulatory approval prior to commencement of installation. Shruds such regulatory approval be denied, after a proper requast by Company, this Agreement shall be null, void, and of no effect.
- 5. If Subscriber cancels this Agreement prior to the completed installation of the Service, but after the execution of this Agreement by Subscriber and Company, Subscriber shall pay all reasonable costs incurred in the implementation of this Agreement prior to receipt of written notice of cancellation by Company. Notwithstanding the foregoing, such reasonable costs shall not exceed all costs which would apply if the work in the implementation of this Agreement had been corepleted by Company.
- 6. The rates, charges, and conditions described in the Attachment(s) may be based upon information supplied to Company by the Subscriber, including but not limited to formasts of growth. If so, Substriber agrees to be based by the information provided to Company. Should Subscriber fail to meet its forecasted level of service requirements at any time during the term of this Agreement, Subscriber shall pay all reasonable costs associated with its failure to meet its projected service requirements.

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CONTRACT SERVICE ARRANGEMENT Case Number TN02-D284-00

7 (a) If Subscriber cancels this Agreement at any time prior to the expiration of the service period set forth in this Agreement, Subscriber shall be responsible for all terratogues charges. Unless otherwise specified by the tariff, termination charges are defined as all reasonable charges due or manaining as a result of the minimum service pariod agreed to by the Company and Subscriber and set forth in the Attachment(s).

AGREEMENT

- 7 (5) Subscriber further acknowledges that it has options for its telecommunications services from providers other than Ball South and that is has chosen Hell South to provide the services in this Agreement. Accordingly, if Subscriber assigns this Agreement to a certified reseller of BellSouth local services and the reseller executes a written document agreeing to assume all requirements of this Agreement, Subscriber will not be billed termination charges. However, Subscriber agrees that in the event it fails to most its obligations under this Agreement or terminates this Agreement or services purchased purposet to this Agreement in order to obtain services from a facilities based service provider or a service provider that utilizes unbundled notwork elements. Subscriber will be billed, as appropriate, terraination charges as specified in this Agreement.
  - 8. Tais Agreement shall be construed in accordance with the laws of the Stew of Tennessae...
- 9. Except as otherwise provided in this Agreement, notices required to be given pursuant to this Agraement shall be effective when received, and shall be sufficient if given in writing, hand delivered, or United States mail, postage prepaid, addressed to the appropriate party at the address set forth below. Either party horsto may change the name and address to whom all notices or other documents required under this Agreement must be sent at any time by giving written notice to the other party.

Company

Bell South Telecommunications, Inc. Assistant Vice President 333 Commerce St Nashville, TN 37201

Subscriber



10. Subscriber may not assign its rights or abligations under this Agreement without the express written consens of Company and only pursuant to the conditions contained in the appropriate turiff.

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#### CONTRACT SERVICE ARRANGEMENT ACREEMENT Case Number 7/402-D284-00

11. In the event that our or more of the provisions contained in this Agreement or incorporated within by reference shall be invalid, illugal, or unanforecable in any respect under any applicable statute, regulatory requirement or rule of law, then such provisions shall be considered inoperative to the extern of such invalidity, illegality, or unenforceability and the remainder of this Agreement shall continue in full force and offer:

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# CONTRACT SERVICE ARRANGEMENT AGREPMENT CHRO

Case Number TN02-D284-00 Option 1 of 1

Offer Expiration: This offer shall expire on: 9/26/2002.

Estimated service inservat following acceptance date: Negotiable weeks.

Service description:

This Contract Service Arrangement provides for BullSouth@ Primary Rate ISDN - Inward Data Option with Extended Reach - Final Roste.

This Agramment provides for a twenty-four (24) to forty-eight (48) month service period. (Notes 1.2,4)

This Agreement is for 24 months

IN WITNESS WHEREOF, the parties hereto have caused this Agroament to be executed by their duly authorized representatives on the dates set forth below.

Accepted by:

By:
Arosonal Summer

Printed Nam

Tide: ORP P-87/OUS May

Date: 5/20/02

Company.

BellSouth Telecommunications, Inc. By: BellSouth Telecommunications, Inc.

By: Dear O

Printed Name: Woods ( )

Title: Sales Marriage

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Case Number TN02-D284-00

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## CONTRACT SERVICE ARRANGEMENT

AGREEMENT

Case Number TN02-D284-00 Option 1 of 1

## RATES AND CHARGES

	Rain Element	Non-Recurring	Monthly Rate USOC
1	BellSouth® Primary Rate ISDN Access Line, each	5.00	\$130.00  LDIE
2	tack	\$.00	\$375.00 PR71U
	- Inward Data Option with Extended Reach Scrvice - Final Route (Note 3) (Note 3)		
3.	BellSouth® Primary Rate ISON B-Channel; such	\$.50	\$40.00 PR7BL
	- Isward Date Option with Extended Reach Service - Final Route		
4,	BellScuth® Primary Rate ISDN-Inward Data Option-Each Final Telephone Number Requested Inward only with Extended Reach Service (Note 6)	\$.00	\$20.00 PR7L2
	BellSouth® Primary Rate ISDN- Inward- Date Option- Each Remote Tatephone Number Requested Inward only with Extended Reach Service - Final Route (Note 6)	\$ 50	\$20.00 PR7RM

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#### CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number TN02-D284\_00 Option 1 of 1

## RATES AND CHARGES

#### NOTES:

- 1. All applicable same and regulations for BellSouth® Primary Rate ISDN as set forth in the General Subscriber Services Tariff are in addition to the rates and regulations contained in this Contract Service Acres general with the exception that volume discounts as outlined in the tariff
- 2. The following non-recurring charges will not apply upon initial installation. However, if the service is disconnected prior to the expiration of this C.S.A., than the Subscriber will pay full non-recurring charges as identified below in addition to applicable termination liability charges:

Contract Preparation Charge	WOGVF	\$307.00
Each PRI Access Line		
Interface, Inward Date Option	ILDIE	\$\$75.00
12 Channell State Coption	<b>PR71</b> U	\$110.00
B-Channels, Inward Date Option	27	\$1 2 V.UU
	PR79L	00.2

- 3. Apply five End User Common Line Charges for each Primary Rate Interface.
- 4. Other rate claments used in the provision of the service may not have been listed herein but can be found in the appropriate BettSouth tariff.
- 5. The standard allowance is equal to the number of BellSouth® Primary Rate ISDN Inward Date interfaces comprising the arrangement.
- 6. Final Route Arrangements require an ERS Remote Telephone Number (RTN) and an ERS Final Route Telephone Number (PTN). RTNs are not available in IAESS central offices. RTNs are required for the Single Number Routing Option associated with ERS Dedicated Route Arrangements. RTNs are not required for the Single Number Routing Option associated with ERS Final Roste Arrangements but will be provided at the option of the

WAll trademarks and service marks contained bersin are the property of BellSouth Intellectual

END OF ARRANGEMENT AGREEMENT OPTION 1

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Date 5/20/02

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### CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number TN02-D284-08 Option 1 of 1 Attachment 1

- 1. Customer and BeliSouth acknowledge that various competitive alternatives are available to Customer in the State of Tennessee, including competitive alternatives to services provided herein, as evidenced by one or more of the following:
- A. Customer has received offers for companion accordes from one or more other service providers. Providers include Spring.
- B. Customer is purchasing or has purchased transpurable services from one or more other services
- C. Customer has been concurred by one or more office service providers of comparable services. Providers include Sprint
- D. Customer is aware of one or more calus survice providers from whom it can currently obtain comparable services, Providers melude Sprint.
- 2. Customer and BellSouth agree that the Cumomer's early termination of the Agreement without cause will result in demages that are indeterminable or difficult to measure as of this date and will result in the charging of liquidated damages. Customer and Bell South agree that with regard to service: provided within the Same of Tennasine, the amount of such liquidated damages shell equal the lesser of (A) the sum of the repayment of discounts received during the previous 12 months of the service, the repayment of any pro-rated waived or discounsed non-recurring charges set forth in the Notes section of the Agreement, and the repayment of the pro-rated contract preparation change set forth in the Notes section of the Agreement; or (8) six percent (6%) of the total Agreement amount, or twenty-four percent (24%) of the average armual revenue for an Agreement with a term larger than four (4) years. Notwithstanding any provisions in the Agreement to the contrary. Customer and BellSouth agree that with regard to services provided within the State of Tamestace; this Paragraph of this Addandon sats forth the total amounts of liquidated damages the Customer must pay upon early termination of the Agreement without cause Customer and Belificonth agree that these amounts represent a reasonable estimate of the damages BallSouth would suffer as a result of such early termination and that these amounts do not constitute a penalty.
- 3. In the event that the Customer terminates this Agreement without cause prior to the expiration of this Agreement, the Comomer shall pay a termination charge as specified in Attachment !, Paragraph 2 above of this Agreement. The Customer may request a entertiation of the termination charge at any time during the term of this Agreement. Based on the information available at the start of this Agreement, at the end of the first six (6) months of the contract period and for each vix (6) month period sterentier, the estimated amount of the termination liability charge will be \$1,822. In any event, the estimated termination liability charge will and exceed this amount.

Should the Customer elect to terminate this Agreement prior to the expiration date without cause, the actual termination charge will be calculated in accordance with Atlachment 1, Paragraph 2 shove and based on information available at the time of montionion.

4. Except in the case where the Customer assigns this Agreement to a certified reseller in accordance with Pavagraph 7.(8), Cumomer may not assign its rights or obligations under this

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## CONTRACT SERVICE ARRANGEMENT ACREEMENT

Case Number TN02-D284-00

Option 1 of 1

Agreement without the express written consent of the Company and only pursuant to the conditions contained in the appropriate satisf. Attachment !



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